

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA

11 UNITED STATES OF AMERICA, )  
12 Plaintiff, ) NO. C08-1734  
13 v. )  
14 SYLVAN W. GRAHAM, ) ORDER OF  
15 Defendant. ) DEFAULT JUDGMENT

17 Default having been entered against Defendant in accordance with Rule 55 of the  
18 Federal Rules of Civil Procedure, and counsel for Plaintiff having requested judgment the  
defaulted Defendant and having filed a proper declaration with me as to the amount due;

Judgment is, therefore, hereby rendered in favor of Plaintiff United States of America,  
and as follows against Defendant Sylvan W. Graham:

22 Principal \$3,254.57  
23 Prejudgment Interest to September 4, 2008,  
at 8.00% per annum: \$3,871.86  
24  
25 TOTAL (As of September 4, 2008) \$7,126.43

**28 ORDER FOR  
DEFAULT JUDGMENT- 1  
(C08-1734)**

1. Interest shall continue to accrue at 8.00% per annum (\$0.71 per day) until entry of judgment on the principal amount of \$3,254.57.

3           2. Interest shall accrue on the total judgment amount after judgment at the legal  
4 rate until fully paid.

5           3. The United States of American shall have and recover filing fees allowed  
6 pursuant to 28 U.S.C. §2412(a)(2) in the amount of Three Hundred Fifty Dollars (\$350.00).

7           4. The United States of America shall have and recover docketing fees allowed  
8 pursuant to 28 U.S.C. §1923 in the amount of Twenty Dollars (\$20.00).

9 || DATED this 31<sup>st</sup> day of March, 2009.



Bruce Rifkin

Clerk, U.S. District Court

**ORDER FOR  
DEFAULT JUDGMENT - 2  
(C08-1734)**